

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

INMOTION IMAGERY TECHNOLOGIES,
LLC §
Plaintiff, §
v. §
LFP VIDEO GROUP, LLC; METRO- §
GOLDWYN-MAYER INC.; SUMMIT §
ENTERTAINMENT, LLC; ELEGANT §
ANGEL, INC.; NEW SENSATIONS, INC., §
d/b/a VOUYER MEDIA, INC.; §
GIRLFRIENDS FILMS, INC.; WORLD §
WIDE RED LIGHT DISTRICT; ZERO §
TOLERANCE ENTERTAINMENT, INC.; §
JULES JORDAN VIDEO, INC.; ANABOLIC §
VIDEO PRODUCTIONS INC.; WEST §
COAST PRODUCTIONS, INC.; MEDIA §
PRODUCTS, INC., d/b/a DEVIL'S FILM; §
RK NETMEDIA, INC.; IMAGE §
ENTERTAINMENT, INC.; ECHO BRIDGE §
ENTERTAINMENT, LLC; LOOSE §
CANNON FILMS, INC.; and VANGUARD §
INTERNATIONAL CINEMA, INC., §
§
Defendants. §
CIVIL ACTION NO. 2:11-cv-261
JURY TRIAL DEMANDED

ORDER

Having considered Plaintiff InMotion Imagery Technologies, LLC (“InMotion”) and Defendant New Sensations, Inc.’s (“New Sensations”) Joint Motion to Dismiss based on the settlement of claims between InMotion and New Sensations, the Court finds that good cause exists for granting the motion. The Joint Motion to Dismiss is GRANTED. It is hereby

ORDERED, ADJUDGED AND DECREED that all claims asserted by InMotion against New Sensations and all claims and counterclaims asserted by New Sensations against InMotion are hereby dismissed with prejudice.

It is further ORDERED that all attorneys' fees and costs are to be borne by the party that incurred them.

So ORDERED and SIGNED this 27th day of March, 2012.



RODNEY GILSTRAP
UNITED STATES DISTRICT JUDGE